

MCARTHUR'S

Special Bargains.

3-Button Kid Gloves, opera shades, sizes 1-2, 3, 4, 5, 6 and 1-4, at 15c per pair. 5-Button Kid Gloves in black and colors, all sizes, a big drive, at 85c per pair. An Immense Job Lot of Fabric Gloves in button, elastic and Jersey tops, all at 10c per pair.

THE BEST YET.

50 dozen Heavy Weight, Fine Quality Coat-hangers, never before sold for less than \$2.50; Our Price, \$1.29. We closed out the balance of a manufacturer's season's production, hence the wonderful price on this garment.

PRINTS.

One lot Full Standard Calicoes at 8-10c; good styles and the best cloth.

DRESS GOODS.

Imported English Dress Goods, in stripes only, at 10c per yard. One lot All-Wool Debelines and Pin Checks, at 10c per yard; regular price, 25c per yard.

SATINES.

Choice styles at 12 1/2c, 15c and 20c. LACES. Linen-Torchen Lace at 1c, 2c, 3c, 4c and 5c per yard. Bargains in every department. The public will always find everything up to the mark and in the front of all competitors at

W. I. McARTHUR'S,
1524-1526 Franklin Avenue,
Center of the Block.

THE IRISH SCHEME.

GLADSTONE HARD AT WORK ON MEASURES FOR IRELAND.

Severe Weather on the Continent—The Balkans—Conference of the Powers—A Fatal Fire in Germany—A Bishop Lynch and Cardinal Manning—Foreign News.

Special Cablegram to the Post-Dispatch. LONDON, March 10.—The extremely close vote in the House of Commons last night on the question of the disestablishment of the Church in Wales has made a profound impression, as showing how advanced public opinion is on this matter. Mr. Gladstone is all right and hard at work on his Irish scheme. He had only a slight cold, confining him to the house. The alleged details of his bill, published yesterday, are quite inaccurate.

THE SEVERE WEATHER. The severe weather still prevails on the Continent, and the mails in many cases have been stopped in transit in consequence.

LOYALTY TO THE QUEEN. The Belfast Presbyterians have adopted a series of resolutions expressing loyalty to the Queen, favoring land reform, occupying working and reduced rent, and opposing local government in any shape.

AN AMERICAN'S VICTORY. At Sheffield yesterday an American named Joseph won the prize in a hand-to-hand boxing match. He was a native of New York, and had been trained at Monaco, committed suicide, whereupon a governor in his employ poisoned himself with arsenic.

THE BALKANS. Special Cablegram to the Post-Dispatch. LONDON, March 10.—The Times Athens correspondent alone has a hopeful view of the situation there. All the other believe that Turkey is about to attack, unless Greece disarms. A solution of some kind is evidently at hand.

CONFERENCE OF THE POWERS. LONDON, March 10.—A conference of the representatives of the powers will be held at Constantinople next Saturday to consider the Greek question, which is growing troublesome. The Turks continue to reinforce their military strength in accordance with the terms of the London convention.

AVERTING MOBILIZATION. ATHENS, March 10.—It is stated that King George is averse to the mobilization of his army and is trying to prevent the publication of a letter from Mr. Joseph Chamberlain to a Greek friend expressing sympathy with Greek liberty, but advising Greece to yield to the decision of the powers.

THE SPIRIT MONOPOLY BILL. BERLIN, March 10.—Prince Bismarck has decided not to address the Reichstag on the spirit monopoly bill, as he feels certain the measure will be rejected.

A DISASTROUS FIRE. A disastrous fire has occurred in a factory building at Berlin, Germany. The total number of casualties is thirty-five.

IRELAND. A VIOLENT GALE. QUEENSTOWN, March 10.—The wind is blowing with hurricane force on the Atlantic. Steamers bound for America are unable to proceed, owing to the violence of the gale. Ships, both outward and inward bound, are entering this harbor under bare poles.

THE DOMINION. MANNING AND MONTAGUE. TORONTO, Ont., March 10.—Archbishop Manning has published a card denying the authenticity of the letter said to have been addressed to Lord Montagu by Cardinal Manning, in which the latter expressed sentiments of regret at having joined the Catholic Church. The card states that the letter, addressed by the Cardinal to the Very Rev. Deane Harris of St. Catharines, Ontario:

You are perfectly right in believing that the letter I am supposed to have written was not written by me, but by some other person, and every sentiment of my heart. Fifty-five years of peaceful and thankful Catholic life have been a source of joy to me, and I have no intention of leaving the Church. I am, Sir, very respectfully, Your obedient servant, HENRY E. MANNING.

A VIT OF HABES CORPUS was granted yesterday in the foreign office in London, in a case in which the United States Consul at London, Mr. Manning, had been refused a writ of habeas corpus by the British courts. The case was brought by a man named Manning, who claimed to be a citizen of the United States.

THE TREASURY GAVE THE PUBLIC a note counterfeited in circulation in the United States. It is a note of the year 1886, and is a very fine specimen of the work of the counterfeiters. The note is now in the possession of the Treasury Department.

LOOK OUT FOR IT. The Treasury gave the public a note counterfeited in circulation in the United States. It is a note of the year 1886, and is a very fine specimen of the work of the counterfeiters. The note is now in the possession of the Treasury Department.

THE TREASURY GAVE THE PUBLIC a note counterfeited in circulation in the United States. It is a note of the year 1886, and is a very fine specimen of the work of the counterfeiters. The note is now in the possession of the Treasury Department.

THE TREASURY GAVE THE PUBLIC a note counterfeited in circulation in the United States. It is a note of the year 1886, and is a very fine specimen of the work of the counterfeiters. The note is now in the possession of the Treasury Department.

THE TREASURY GAVE THE PUBLIC a note counterfeited in circulation in the United States. It is a note of the year 1886, and is a very fine specimen of the work of the counterfeiters. The note is now in the possession of the Treasury Department.

THE TREASURY GAVE THE PUBLIC a note counterfeited in circulation in the United States. It is a note of the year 1886, and is a very fine specimen of the work of the counterfeiters. The note is now in the possession of the Treasury Department.

THE TREASURY GAVE THE PUBLIC a note counterfeited in circulation in the United States. It is a note of the year 1886, and is a very fine specimen of the work of the counterfeiters. The note is now in the possession of the Treasury Department.

THE TREASURY GAVE THE PUBLIC a note counterfeited in circulation in the United States. It is a note of the year 1886, and is a very fine specimen of the work of the counterfeiters. The note is now in the possession of the Treasury Department.

THE TREASURY GAVE THE PUBLIC a note counterfeited in circulation in the United States. It is a note of the year 1886, and is a very fine specimen of the work of the counterfeiters. The note is now in the possession of the Treasury Department.

THE TREASURY GAVE THE PUBLIC a note counterfeited in circulation in the United States. It is a note of the year 1886, and is a very fine specimen of the work of the counterfeiters. The note is now in the possession of the Treasury Department.

HARGREAVE'S

WE ARE ON THE WARPATH.

We will make things hum this week as they have never hummed before. Read, reflect, come and be convinced. In our Men's Clothing Department we offer about 200 different styles of suits, made and trimmed in the best manner, at \$25.00, \$35.00, \$45.00, \$55.00, \$65.00, \$75.00, \$85.00, \$95.00, \$105.00, \$115.00, \$125.00, \$135.00, \$145.00, \$155.00, \$165.00, \$175.00, \$185.00, \$195.00, \$205.00, \$215.00, \$225.00, \$235.00, \$245.00, \$255.00, \$265.00, \$275.00, \$285.00, \$295.00, \$305.00, \$315.00, \$325.00, \$335.00, \$345.00, \$355.00, \$365.00, \$375.00, \$385.00, \$395.00, \$405.00, \$415.00, \$425.00, \$435.00, \$445.00, \$455.00, \$465.00, \$475.00, \$485.00, \$495.00, \$505.00, \$515.00, \$525.00, \$535.00, \$545.00, \$555.00, \$565.00, \$575.00, \$585.00, \$595.00, \$605.00, \$615.00, \$625.00, \$635.00, \$645.00, \$655.00, \$665.00, \$675.00, \$685.00, \$695.00, \$705.00, \$715.00, \$725.00, \$735.00, \$745.00, \$755.00, \$765.00, \$775.00, \$785.00, \$795.00, \$805.00, \$815.00, \$825.00, \$835.00, \$845.00, \$855.00, \$865.00, \$875.00, \$885.00, \$895.00, \$905.00, \$915.00, \$925.00, \$935.00, \$945.00, \$955.00, \$965.00, \$975.00, \$985.00, \$995.00, \$1005.00, \$1015.00, \$1025.00, \$1035.00, \$1045.00, \$1055.00, \$1065.00, \$1075.00, \$1085.00, \$1095.00, \$1105.00, \$1115.00, \$1125.00, \$1135.00, \$1145.00, \$1155.00, \$1165.00, \$1175.00, \$1185.00, \$1195.00, \$1205.00, \$1215.00, \$1225.00, \$1235.00, \$1245.00, \$1255.00, \$1265.00, \$1275.00, \$1285.00, \$1295.00, \$1305.00, \$1315.00, \$1325.00, \$1335.00, \$1345.00, \$1355.00, \$1365.00, \$1375.00, \$1385.00, \$1395.00, \$1405.00, \$1415.00, \$1425.00, \$1435.00, \$1445.00, \$1455.00, \$1465.00, \$1475.00, \$1485.00, \$1495.00, \$1505.00, \$1515.00, \$1525.00, \$1535.00, \$1545.00, \$1555.00, \$1565.00, \$1575.00, \$1585.00, \$1595.00, \$1605.00, \$1615.00, \$1625.00, \$1635.00, \$1645.00, \$1655.00, \$1665.00, \$1675.00, \$1685.00, \$1695.00, \$1705.00, \$1715.00, \$1725.00, \$1735.00, \$1745.00, \$1755.00, \$1765.00, \$1775.00, \$1785.00, \$1795.00, \$1805.00, \$1815.00, \$1825.00, \$1835.00, \$1845.00, \$1855.00, \$1865.00, \$1875.00, \$1885.00, \$1895.00, \$1905.00, \$1915.00, \$1925.00, \$1935.00, \$1945.00, \$1955.00, \$1965.00, \$1975.00, \$1985.00, \$1995.00, \$2005.00, \$2015.00, \$2025.00, \$2035.00, \$2045.00, \$2055.00, \$2065.00, \$2075.00, \$2085.00, \$2095.00, \$2105.00, \$2115.00, \$2125.00, \$2135.00, \$2145.00, \$2155.00, \$2165.00, \$2175.00, \$2185.00, \$2195.00, \$2205.00, \$2215.00, \$2225.00, \$2235.00, \$2245.00, \$2255.00, \$2265.00, \$2275.00, \$2285.00, \$2295.00, \$2305.00, \$2315.00, \$2325.00, \$2335.00, \$2345.00, \$2355.00, \$2365.00, \$2375.00, \$2385.00, \$2395.00, \$2405.00, \$2415.00, \$2425.00, \$2435.00, \$2445.00, \$2455.00, \$2465.00, \$2475.00, \$2485.00, \$2495.00, \$2505.00, \$2515.00, \$2525.00, \$2535.00, \$2545.00, \$2555.00, \$2565.00, \$2575.00, \$2585.00, \$2595.00, \$2605.00, \$2615.00, \$2625.00, \$2635.00, \$2645.00, \$2655.00, \$2665.00, \$2675.00, \$2685.00, \$2695.00, \$2705.00, \$2715.00, \$2725.00, \$2735.00, \$2745.00, \$2755.00, \$2765.00, \$2775.00, \$2785.00, \$2795.00, \$2805.00, \$2815.00, \$2825.00, \$2835.00, \$2845.00, \$2855.00, \$2865.00, \$2875.00, \$2885.00, \$2895.00, \$2905.00, \$2915.00, \$2925.00, \$2935.00, \$2945.00, \$2955.00, \$2965.00, \$2975.00, \$2985.00, \$2995.00, \$3005.00, \$3015.00, \$3025.00, \$3035.00, \$3045.00, \$3055.00, \$3065.00, \$3075.00, \$3085.00, \$3095.00, \$3105.00, \$3115.00, \$3125.00, \$3135.00, \$3145.00, \$3155.00, \$3165.00, \$3175.00, \$3185.00, \$3195.00, \$3205.00, \$3215.00, \$3225.00, \$3235.00, \$3245.00, \$3255.00, \$3265.00, \$3275.00, \$3285.00, \$3295.00, \$3305.00, \$3315.00, \$3325.00, \$3335.00, \$3345.00, \$3355.00, \$3365.00, \$3375.00, \$3385.00, \$3395.00, \$3405.00, \$3415.00, \$3425.00, \$3435.00, \$3445.00, \$3455.00, \$3465.00, \$3475.00, \$3485.00, \$3495.00, \$3505.00, \$3515.00, \$3525.00, \$3535.00, \$3545.00, \$3555.00, \$3565.00, \$3575.00, \$3585.00, \$3595.00, \$3605.00, \$3615.00, \$3625.00, \$3635.00, \$3645.00, \$3655.00, \$3665.00, \$3675.00, \$3685.00, \$3695.00, \$3705.00, \$3715.00, \$3725.00, \$3735.00, \$3745.00, \$3755.00, \$3765.00, \$3775.00, \$3785.00, \$3795.00, \$3805.00, \$3815.00, \$3825.00, \$3835.00, \$3845.00, \$3855.00, \$3865.00, \$3875.00, \$3885.00, \$3895.00, \$3905.00, \$3915.00, \$3925.00, \$3935.00, \$3945.00, \$3955.00, \$3965.00, \$3975.00, \$3985.00, \$3995.00, \$4005.00, \$4015.00, \$4025.00, \$4035.00, \$4045.00, \$4055.00, \$4065.00, \$4075.00, \$4085.00, \$4095.00, \$4105.00, \$4115.00, \$4125.00, \$4135.00, \$4145.00, \$4155.00, \$4165.00, \$4175.00, \$4185.00, \$4195.00, \$4205.00, \$4215.00, \$4225.00, \$4235.00, \$4245.00, \$4255.00, \$4265.00, \$4275.00, \$4285.00, \$4295.00, \$4305.00, \$4315.00, \$4325.00, \$4335.00, \$4345.00, \$4355.00, \$4365.00, \$4375.00, \$4385.00, \$4395.00, \$4405.00, \$4415.00, \$4425.00, \$4435.00, \$4445.00, \$4455.00, \$4465.00, \$4475.00, \$4485.00, \$4495.00, \$4505.00, \$4515.00, \$4525.00, \$4535.00, \$4545.00, \$4555.00, \$4565.00, \$4575.00, \$4585.00, \$4595.00, \$4605.00, \$4615.00, \$4625.00, \$4635.00, \$4645.00, \$4655.00, \$4665.00, \$4675.00, \$4685.00, \$4695.00, \$4705.00, \$4715.00, \$4725.00, \$4735.00, \$4745.00, \$4755.00, \$4765.00, \$4775.00, \$4785.00, \$4795.00, \$4805.00, \$4815.00, \$4825.00, \$4835.00, \$4845.00, \$4855.00, \$4865.00, \$4875.00, \$4885.00, \$4895.00, \$4905.00, \$4915.00, \$4925.00, \$4935.00, \$4945.00, \$4955.00, \$4965.00, \$4975.00, \$4985.00, \$4995.00, \$5005.00, \$5015.00, \$5025.00, \$5035.00, \$5045.00, \$5055.00, \$5065.00, \$5075.00, \$5085.00, \$5095.00, \$5105.00, \$5115.00, \$5125.00, \$5135.00, \$5145.00, \$5155.00, \$5165.00, \$5175.00, \$5185.00, \$5195.00, \$5205.00, \$5215.00, \$5225.00, \$5235.00, \$5245.00, \$5255.00, \$5265.00, \$5275.00, \$5285.00, \$5295.00, \$5305.00, \$5315.00, \$5325.00, \$5335.00, \$5345.00, \$5355.00, \$5365.00, \$5375.00, \$5385.00, \$5395.00, \$5405.00, \$5415.00, \$5425.00, \$5435.00, \$5445.00, \$5455.00, \$5465.00, \$5475.00, \$5485.00, \$5495.00, \$5505.00, \$5515.00, \$5525.00, \$5535.00, \$5545.00, \$5555.00, \$5565.00, \$5575.00, \$5585.00, \$5595.00, \$5605.00, \$5615.00, \$5625.00, \$5635.00, \$5645.00, \$5655.00, \$5665.00, \$5675.00, \$5685.00, \$5695.00, \$5705.00, \$5715.00, \$5725.00, \$5735.00, \$5745.00, \$5755.00, \$5765.00, \$5775.00, \$5785.00, \$5795.00, \$5805.00, \$5815.00, \$5825.00, \$5835.00, \$5845.00, \$5855.00, \$5865.00, \$5875.00, \$5885.00, \$5895.00, \$5905.00, \$5915.00, \$5925.00, \$5935.00, \$5945.00, \$5955.00, \$5965.00, \$5975.00, \$5985.00, \$5995.00, \$6005.00, \$6015.00, \$6025.00, \$6035.00, \$6045.00, \$6055.00, \$6065.00, \$6075.00, \$6085.00, \$6095.00, \$6105.00, \$6115.00, \$6125.00, \$6135.00, \$6145.00, \$6155.00, \$6165.00, \$6175.00, \$6185.00, \$6195.00, \$6205.00, \$6215.00, \$6225.00, \$6235.00, \$6245.00, \$6255.00, \$6265.00, \$6275.00, \$6285.00, \$6295.00, \$6305.00, \$6315.00, \$6325.00, \$6335.00, \$6345.00, \$6355.00, \$6365.00, \$6375.00, \$6385.00, \$6395.00, \$6405.00, \$6415.00, \$6425.00, \$6435.00, \$6445.00, \$6455.00, \$6465.00, \$6475.00, \$6485.00, \$6495.00, \$6505.00, \$6515.00, \$6525.00, \$6535.00, \$6545.00, \$6555.00, \$6565.00, \$6575.00, \$6585.00, \$6595.00, \$6605.00, \$6615.00, \$6625.00, \$6635.00, \$6645.00, \$6655.00, \$6665.00, \$6675.00, \$6685.00, \$6695.00, \$6705.00, \$6715.00, \$6725.00, \$6735.00, \$6745.00, \$6755.00, \$6765.00, \$6775.00, \$6785.00, \$6795.00, \$6805.00, \$6815.00, \$6825.00, \$6835.00, \$6845.00, \$6855.00, \$6865.00, \$6875.00, \$6885.00, \$6895.00, \$6905.00, \$6915.00, \$6925.00, \$6935.00, \$6945.00, \$6955.00, \$6965.00, \$6975.00, \$6985.00, \$6995.00, \$7005.00, \$7015.00, \$7025.00, \$7035.00, \$7045.00, \$7055.00, \$7065.00, \$7075.00, \$7085.00, \$7095.00, \$7105.00, \$7115.00, \$7125.00, \$7135.00, \$7145.00, \$7155.00, \$7165.00, \$7175.00, \$7185.00, \$7195.00, \$7205.00, \$7215.00, \$7225.00, \$7235.00, \$7245.00, \$7255.00, \$7265.00, \$7275.00, \$7285.00, \$7295.00, \$7305.00, \$7315.00, \$7325.00, \$7335.00, \$7345.00, \$7355.00, \$7365.00, \$7375.00, \$7385.00, \$7395.00, \$7405.00, \$7415.00, \$7425.00, \$7435.00, \$7445.00, \$7455.00, \$7465.00, \$7475.00, \$7485.00, \$7495.00, \$7505.00, \$7515.00, \$7525.00, \$7535.00, \$7545.00, \$7555.00, \$7565.00, \$7575.00, \$7585.00, \$7595.00, \$7605.00, \$7615.00, \$7625.00, \$7635.00, \$7645.00, \$7655.00, \$7665.00, \$7675.00, \$7685.00, \$7695.00, \$7705.00, \$7715.00, \$7725.00, \$7735.00, \$7745.00, \$7755.00, \$7765.00, \$7775.00, \$7785.00, \$7795.00, \$7805.00, \$7815.00, \$7825.00, \$7835.00, \$7845.00, \$7855.00, \$7865.00, \$7875.00, \$7885.00, \$7895.00, \$7905.00, \$7915.00, \$7925.00, \$7935.00, \$7945.00, \$7955.00, \$7965.00, \$7975.00, \$7985.00, \$7995.00, \$8005.00, \$8015.00, \$8025.00, \$8035.00, \$8045.00, \$8055.00, \$8065.00, \$8075.00, \$8085.00, \$8095.00, \$8105.00, \$8115.00, \$8125.00, \$8135.00, \$8145.00, \$8155.00, \$8165.00, \$8175.00, \$8185.00, \$8195.00, \$8205.00, \$8215.00, \$8225.00, \$8235.00, \$8245.00, \$8255.00, \$8265.00, \$8275.00, \$8285.00, \$8295.00, \$8305.00, \$8315.00, \$8325.00, \$8335.00, \$8345.00, \$8355.00, \$8365.00, \$8375.00, \$8385.00, \$8395.00, \$8405.00, \$8415.00, \$8425.00, \$8435.00, \$8445.00, \$8455.00, \$8465.00, \$8475.00, \$8485.00, \$8495.00, \$8505.00, \$8515.00, \$8525.00, \$8535.00, \$8545.00, \$8555.00, \$8565.00, \$8575.00, \$8585.00, \$8595.00, \$8605.00, \$8615.00, \$8625.00, \$8635.00, \$8645.00, \$8655.00, \$8665.00, \$8675.00, \$8685.00, \$8695.00, \$8705.00, \$8715.00, \$8725.00, \$8735.00, \$8745.00, \$8755.00, \$8765.00, \$8775.00, \$8785.00, \$8795.00, \$8805.00, \$8815.00, \$8825.00, \$8835.00, \$8845.00, \$8855.00, \$8865.00, \$8875.00, \$8885.00, \$8895.00, \$8905.00, \$8915.00, \$8925.00, \$8935.00, \$8945.00, \$8955.00, \$8965.00, \$8975.00, \$8985.00, \$8995.00, \$9005.00, \$9015.00, \$9025.00, \$9035.00, \$9045.00, \$9055.00, \$9065.00, \$9075.00, \$9085.00, \$9095.00, \$9105.00, \$9115.00, \$9125.00, \$9135.00, \$9145.00, \$9155.00, \$9165.00, \$9175.00, \$9185.00, \$9195.00, \$9205.00, \$9215.00, \$9225.00, \$9235.00, \$9245.00, \$9255.00, \$9265.00, \$9275.00, \$9285.00, \$9295.00, \$9305.00, \$9315.00, \$9325.00, \$9335.00, \$9345.00, \$9355.00, \$9365.00, \$9375.00, \$9385.00, \$9395.00, \$9405.00, \$9415.00, \$9425.00, \$9435.00, \$9445.00, \$9455.00, \$9465.00, \$9475.00, \$9485.00, \$9495.00, \$9505.00, \$9515.00, \$9525.00, \$9535.00, \$9545.00, \$9555.00, \$9565.00, \$9575.00, \$9585.00, \$9595.00, \$9605.00, \$9615.00, \$9625.00, \$9635.00, \$9645.00, \$9655.00, \$9665.00, \$9675.00, \$9685.00, \$9695.00, \$9705.00, \$9715.00, \$9725.00, \$9735.00, \$9745.00, \$9755.00, \$9765.00, \$9775.00, \$9785.00, \$9795.00, \$9805.00, \$9815.00, \$9825.00, \$9835.00, \$9845.00, \$9855.00, \$9865.00, \$9875.00, \$9885.00, \$9895.00, \$9905.00, \$9915.00, \$9925.00, \$9935.00, \$9945.00, \$9955.00, \$9965.00, \$9975.00, \$9985.00, \$9995.00, \$10005.00, \$10015.00, \$10025.00, \$10035.00, \$10045.00, \$10055.00, \$10065.00, \$10075.00, \$10085.00, \$10095.00, \$10105.00, \$10115.00, \$10125.00, \$10135.00,

St. Louis Post-Dispatch,

THE DISPATCH PUBLISHING CO.
JOSEPH FULTON, President.

[Entered at the Post Office at St. Louis, Mo., as second class matter.]

TERMS OF THE DAILY.

One year, postage paid..... \$9 00

Six months..... 4 50

Three months..... 2 25

One month delivered by carrier..... 85

By the week delivered by carrier..... 15

Subscribers who fail to receive their papers regularly will confer a favor upon us by reporting the same to this office by postal card.

THE WEEKLY.

One year, postage paid..... \$1 00

Six months, postage paid..... 60

All business or news letters or telegrams should be addressed

POST-DISPATCH,
515 and 517 Market street.

TELEPHONE NUMBERS.

Editorial Rooms.....501

Business Office.....551

WEDNESDAY, MARCH 10, 1888.

AMUSEMENTS TO-NIGHT.

OLYMPIA (Broadway, near Walnut)—Shadows of a Great City.

GRAND OPERA—Horse (Market, between Broadway and Sixth)—Annie Fisher.

FOUR'S (Ninth and Olive)—Alma Norman English Opera Co.

PEOPLE'S (Sixth and Walnut)—The Arkansas Traveller.

STANDARD (Seventh and Walnut)—Alice Harlow.

PALACE THEATRE (Sixth, near Franklin avenue)—1 p. m. to 10 p. m.

MR. GLADSTONE will not permit one of his sons-in-law to be made a senator. Senator CORKRELL's example is wholly wasted on him.

CONGRESSMAN O'NEILL succeeded yesterday in getting a bill prohibiting the contracting of the labor of United States convicts passed in seven minutes.

TWO OF MR. BLAINE'S daughters have recently joined the Catholic Church. It is manifest that there is no further mission for Brother BURCHARD'S famous alliterative production.

THE new High School rules were laid on the table last night. When they were introduced the Post-Dispatch defined them as creating a School Board within the School Board, and on that ground they were defeated.

IT costs only 50 cents to ride from San Francisco to Kansas City now. Kansas City tickets are sold in San Francisco for \$30, with a rebate of \$29.50 on arrival. This will probably bring a great many Chinese tourists this way.

IN the St. Louis House of Delegates last night one of the delegates moved that the remaining sections of a bill be passed "en bloc." Is there no law requiring the proceedings of the Municipal Assembly to "wrestle with the vernacular?"

IT is rumored that CARL SCHURZ will soon open his battery on the President for the alleged removal of officials without cause. CARL would do himself no injury if he should give the spiders a little more time to spin their webs in the chambers of his guns.

SENATOR EDMUNDS has at last delivered his mighty speech on the subject of removals, demolishing the President, the White House and the neighboring grounds. It is gratifying to note that the terrible delivery the Senator is as well as could be expected.

THE members of the Temperance Alliance of Correctionville, Io., converted themselves into outlaws when they mobbed a saloon and poured the whisky and beer out of sixteen barrels. The Grand-jury has taken charge of the matter and will teach the intemperate temperance people the virtue and wisdom of temperance and moderation.

IT was a pity that a man as energetic in the exposing business as Senator RIDGEBERGER should have exposed a horrible and embarrassing crevice in his own trousers while entertaining the country with his most fantastic capers. The projecting nails and splinters that abound in the Norfolk Navy Yard are very effective for the work of tearing clothes.

THE English House of Commons refused by the small majority of twelve to consider at the present time the proposed disestablishment of the Welsh Episcopal Church. The London papers interpret this action as signifying that the whole Anglican establishment will be abolished at no distant day. The spirit of English reform continues to march and never turns back.

PERHAPS Mr. GOULD'S Texas Pacific receiver could settle this trouble and send all the strikers back to work by simply asking the United States Court for permission to assume the men that the agreement of March, 1885, will be regarded as in force till the court orders otherwise. Would Receiver BROWN lose the confidence and the profitable friendship of Mr. GOULD by asking the court for such authority?

THE Atlanta whiskey men can extract no comfort or encouragement from the courts in their fight with the Prohibitionists. The Supreme Court has just affirmed judgments of the lower courts given in favor of the Prohibition side. It is generally conceded that the domestic wine class

in the new law is unconstitutional, but the Supreme Court holds that this does not invalidate the rest of the law. It is clear that the Georgia people are determined to give Prohibition a fair practical test.

THE STRIKE SITUATION.

The sudden stoppage of transportation over the Gould lines threatens to put business under a pressure it has never felt before, and to keep it there so long as responsibility for the continued obstruction and suffering can be fixed with any plausibility upon the strikers. Though the blockade extend not beyond three or four States, its effects will be felt everywhere throughout the Union, and though it seems to be only a question of how long Mr. GOULD and his striking employees can hold out against each other, the strain of the contest will be upon millions who are not responsible for the conduct of the contestants on either side. If it lasts long it will be an impressive lesson in regard to the mutual connection and dependence of all the units of the social fabric.

It seems to be the policy of the Gould management to assume a passive attitude until the business interests, in self-defense, interfere to stop the strike by working up a public sentiment which will compel the strikers to moderate some of their demands or to recede from all the positions they have taken. By wholesale suspensions of employees not connected with the strike, and by other acquiescent acts, the railroad management has shown a disposition to withdraw, without a struggle and with alacrity, from business as far and for as long a time as the strike may furnish a decent excuse. In States where the Constitution and laws are no restraints upon Mr. GOULD he can easily recoup any losses he may incur through a suspension of railroad transportation. Though it were protracted long enough to inflict immense losses and sufferings upon millions of people, Mr. GOULD will not suffer for food, as his striking employees are liable to. It is even possible that the suspension may be helpful to his plans in regard to further reorganizations and "freezing-out" operations. And so the blow the strikers have aimed at him may miss the target, hurt millions of innocent people and greatly weaken their own power of self-protection, unless they firmly grasp and hold the support of public opinion by keeping always within the law and within the bounds of good faith and fair play. They are fighting a mighty influence, which has enlisted in its service the greatest lawyers and the most cunning manipulators of business organizations and public opinion and official power in this country. Plain workmen cannot cope with such antagonists, unless armed as he "who hath his quarrel just."

But as the contest must be ended sooner or later, the sooner it is referred to arbitration the better for all concerned. Before the business men become too impatient of the delay and before the public is divided into heated partisans on opposite sides, is the time to consider and arrange a plan of arbitration to which neither side can have valid objection and which both will be compelled to abide by.

OUR PRIZE LIST OF BOOKS.

In answer to several questions which have been received at this office asking for further details and particulars, we beg to elucidate as follows:

The present century began with the 1st of January, 1801. A list of the ten best books, without any further qualification, does not mean the ten best books in fiction nor the ten best books in English. It means the ten best books out of the whole universal list of books published in the world since the beginning of this century.

The word book includes two meanings, either of which must be admitted. A book is either a work published in one volume or several volumes of the same work. CARLYLE'S "History of the French Revolution," in three volumes, is a book. CARLYLE'S works in one volume is not a book.

A translation published in this century of a work which appeared in the last century would not properly be admitted. But while the first part of Goethe's "Faust" is excluded as a production of the last century, the second part of "Faust" is a book entitled to be considered on its merits.

The words "published in this century" mean published for the first time in this century. All these and other points will be referred to the committee, whose decisions are to be absolute and final.

THE NEW YORK CHANCELLOR, without consulting Mr. GLADSTONE, gave the latter's new son-in-law a church living worth \$5,000 a year. Mr. GLADSTONE objected as soon as he heard of it, and the appointment was recalled at his request. The grand old man regards control of patronage as a public trust, not as a family benefice, and the fact that this living was bestowed on his clerical son-in-law without his request or sanction did not satisfy his sense of decency. He felt that his bestowal by any man indebted to him for preferment would tarnish his administration and disgrace his party. He was right, and we prayfully call the attention of Senators and other public functionaries at Washington to the Jeffersonian example which this fine old English gentleman has set for them.

CONGRESSMAN O'NEILL is fashioning the proceedings of his Labor Committee in accordance with a standard of work very different from that enunciated by Mr.

EVARTS. The Missouri Representative declares himself in favor of a maximum of legislation and a minimum of speech-making. On the other hand, the great dining Senator thinks that a Congressman should be chiefly engaged in speech-making, conferring with his conferees, striking majestic attitudes and doing his full share of heavy standing around. The Senator declares that the English Parliament rarely concerns itself with more than one important question at one session, and intimates that Congressional work should be apportioned and regulated in the same way. If the Senator's views could be reduced to practice it might tend to diminish the National Legislature with a thick layer of dignity before attained in our political experience; but it cannot be denied that Mr. O'NEILL'S programme is more soundly American and better designed for pleasing the people.

The letter of Gen. SHERMAN, in answer to the invitation to Gen. WHEELER'S reception, is a contribution to literature, which no one can read without feeling a strong impulse to thank the writer. The letter runs:

A simple retrospect of twenty-two years reveals Joseph Wheeler, a General of Confederate cavalry, hanging around me while enjoying a trip through the South for the good of the country. Now he is a member of Congress in a remote country, with loving wife and two grown daughters, laying his old energy to share in the festivities of his happy home. I am glad of it. May he and his enjoy all the honor and happiness of a long life; but since the creation of government among men the like never appeared before.

It makes all Americans better citizens to feel that such words are true and such sentiments sincere.

The surface track bill was defeated last night; not because the people of St. Louis are hostile to railroads; not because they are unwilling to be just and even liberal to railroads, but because the bill as it stood had two fatal faults. It was a bill for a surface road when the equity of all the interests involved demanded an elevated road when the situation demanded that all the railroads should have an equal right to the use of the proposed concession. In defeating the bill the Council has placed itself in its true and lawful attitude as the defender of public rights, and has established a good and valuable precedent.

EDITOR STRAD now sees how unkindly he is in not having a title.

The English House of Lords is not demanding any official papers at present.

A STRICT monopoly bill would be an interesting curiosity if sprung upon this country.

THE Norfolk Navy Yard continues to hurt the toes of the boys who viciously kick at it.

EVERETT Judge Lynch has not settled down in any particular section of the country.

THESE are reasons for believing that Senator RIDGEBERGER'S brains have gone out on a stick.

SENATOR JONES of Florida is probably suffering from an attack of "innocuous desuetude."

THERE is no immediate prospect that Queen VICTORIA will confer a peerage upon Mr. HENRY LABOUCHERE.

A WASHINGTON paper says that RIDGEBERGER is so opposed to Prohibition that he gets drunk very frequently.

TEXAS has raised a "Blind Tom" of her own. He is white and a cowboy. This is keeping squarely up with the procession.

MR. BLAINE handles CARL SCHURZ so savagely in his book that he will hardly have to live in his Cabinet when he becomes President.

THE Minneapolis preachers will boycott the Sunday papers, and probably the Monday papers will boycott the preachers' sermons.

WHEN the long struggle over dressed beef has done some attention should be paid to dressed calf. This would interest a large number of customers.

THE Senate should ask the President to make Miss ROSE ELIZABETH give up her old manuscript and let twenty-two miles the other day, and said he could just as well not have walked ten miles further.

DR. FARHARD of Charleston, W. Va., was 100 years old on the first day of March. He is a hale old man, walks about the city alone, and has been the first to see a very young Philadelphia physician.

EX-SPEAKER GALUSHA A. GROW has placed himself definitely in the field as a candidate for United States Senator, and is industriously reviewing his life and public services.

JIMMY COSTELLO, a Pittsburgh bootblack, has invented a wonderful pump, combining the siphon and vacuum principles, and has sold the patent for \$25,000. Hereafter he will shine among the capitalists of the Smoky City.

T. S. SHERMAN—T. J. Cox is Sheriff and T. Dubouillet is Collector of Osage County. Tax titles are not valid unless all parties interested in the real estate have been properly notified of the proceedings in court. An heir at law may recover lands where the proceedings of court have not been strictly according to law. If the deeds and patents have been recorded and the land is in the hands of a bona fide purchaser, the land is lost to the State.

MR. CHARLES LONGFELLOW, son of the poet, recently submitted to a very elaborate tattoo decoration at Yokohama. He was for more than three months in the hands of the tattooer, who did an amount of work on him during that time that is usually spread out over a period of three or four years.

OSWENTON, a full-blooded Indian, graduated from the University of Chicago with a degree in Medical College last week. He is the first of his race to take honors in a course of medical study in this country. His uncle, Oronyotekah (Burning Star), was graduated at Oxford, England, and was a successful practitioner as a physician.

THE word "creole" is often misunderstood. Webster makes the tremendous blunder of defining it as "One born in America, or the West Indies of European ancestry." The correct definition is "One born within or near the tropics of any color." All other authorities agree with this definition. Webster's definition is a gross error. The word "creole" is applied to the people who established the meaning of the word. It is applied to the people who were the English who regarded all "foreigners" as about the same thing. It is applied to the word "creole." Any such stretch of meaning, however, was an error.

Extremely Practical Mathematics. From the Harvard Magazine.

One of the cute things in the wage system is that when a corporation cuts down wages 10 per cent. the sales wages 10 per cent. has really made a cut down of 1 per cent.

Too Squashy to Stay Filled. From the Estelle (Dell) Bell.

There are 20,000 men in Dakota available for military service. This does not include several thousand duds who could be picked up for brasswork.

THE BLAIR BILL. From the New York Herald.

But there is another and very important side to the question. The adoption of the measure involves an essential departure from Democratic practice and principles. It compels a forced interpretation of the Constitution itself. If under the "general welfare" clause national

money can be given to the States for educational purposes it can be given for other purposes; and if in some sort this bill provides, the general Government can prescribe the use of this money within the States, where can the line be drawn with respect to interference with the States in the part of the central authorities? We have here a species of paternalism wholly foreign to the purposes and intents of the framers of the Constitution, and it is to be asked in all seriousness whether the necessities of the occasion are sufficiently urgent to induce us to set aside the fundamental principle of local self-government and take a step in the direction of centralization which will be a constant temptation to repeat. Attractive and commendable as the object of the bill is, we can hardly favor its becoming a law at the cost involved. Nor do we believe the demand for its passage is so urgent as to justify the sacrifice of the principle of the way of increasing its educational facilities without Congressional assistance. Statistics show that the situation is improving yearly. The progress is being made in the way of the time being that would be the case if the bill were passed, the habits of self-reliance and the integrity of the powers of the States will be lessened. The bill is a truly democratic tradition and the old and safe beliefs a while longer at all events.

Strained Relations.

He has not become here. We cannot find reason and grounded a mere solitary slip of anywhere; has never the conscience, not a established a home; in mere occasional visit identified with the section of the committee is not an opportunity to take out of the local. Here we find the speaker of any class; has never of the House of Representatives relation to the speaker of the House of Representatives. The speaker of the House of Representatives is a political, political or social, and urgently a life; has acquired a greater share in a large extent of companionship and confidence. The speaker of the House of Representatives is a political, political or social, and urgently a life; has acquired a greater share in a large extent of companionship and confidence. The speaker of the House of Representatives is a political, political or social, and urgently a life; has acquired a greater share in a large extent of companionship and confidence.

What the Editors of the New York Journals Are Saying this Morning.

By Telegraph to the Post-Dispatch.

New York, March 10.—The World says:

"The Intelligence which leads to a fair division of the joint returns from capital and labor improves the general situation, and the willingness to yield to dictation of that Intelligence renders arbitration possible. If Mr. Powderly is right in saying that employers will meet the working men half way, and if he and we can eventually control their organization, the outlook is a very favorable one."

The Tribune says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The Times says: "Mr. Edmunds yesterday refused to testify, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says: "The precedents cited by Mr. Edmunds cover every species of papers, reports, and returns, and that there is no ground for the distinction which the civil service fund. It remained for this administration to create a new precedent, to deny the law and precedents and call it reform."

The New York Herald says

ICE PERFECTLY CREAM

BOWMAN & CO., 618 and 620 Morgan St. Tel. No. 5.122.

HE-NO TEA

BEATEN.
St. Louis Tea Company, 106 N. Fifth St.
Will sell the same combination for 40c per pound
offices, the best granulated sugar, 1 lb. 25c
reduced 5c per pound.

CITY NEWS.

The new tailoring department of D. Crawford & Co. is now in full blast, showing the largest and finest choice of new spring suits to be found in this city, their own direct importations from the looms of England, Scotland, Ireland, France and Germany, all bought from manufacturers, and therefore from first hands. They guarantee on their clothing to put the best trimmings, and the best workmanship, and give a perfect, perfect satisfaction or no sale, and their prices to be from 25 to 75 per cent below exclusive merchant tailoring prices. Samples sent, on application, to the company, with printed directions for self-measurement.

CHARLOTTE CUSHEMAN thought Posaon's Medicated Powder the best she ever used. For sale by all druggists.

Dr. E. C. Chase.
222 Olive street. Set of teeth, \$8.

PRIVATE matters skillfully treated and medicine furnished. Dr. Disabeur, 814 Pine street.

Dr. WHITTIER, 617 St. Charles street, cures diseases of indigestion, excesses, indulgences. Call or write.

BOYS' SUITS MADE TO ORDER

At Reasonable Prices.
We are the pioneers of St. Louis in making Boys', Youths' and Children's Clothing to order. We have had years of experience in this branch of the Merchant Tailoring business.

MILLS & AVERILL,
Southeast Corner Broadway and Pine.

THE PENNSYLVANIA.

Annual Meeting of the Stockholders at Philadelphia—President Roberts Report.

PHILADELPHIA, March 10.—The annual meeting of the stockholders of the Pennsylvania Railroad Company was held here yesterday. The annual report was read and commented on by President Roberts answering such questions as were propounded to him, but the only information elicited was that the Adams Express Company freight was not carried at or near the price of pig-iron, and that the surplus assets could not be distributed among the shareholders unless the company were to direct the incoming managers to enter into negotiations with the Central Transportation Company, looking to the acquisition of the right and property of said company, to the end that the profits from running passenger cars may accrue to the shareholders of the Pennsylvania Company, was referred to the incoming board. Resolutions instructing the managers to conduct the express and telegraph business, instead of depending on other companies, were laid on the table. After the adoption of the resolution closing the meeting, the board appointed a committee of seven to name a new board of directors, the meeting adjourned.

THEY MEAN BUSINESS.

Inducements Offered to Purchasers Which Force Attention.

The fact has forced itself upon every eye who has visited the Mermoud & Jaccard jewelry Company, at Fourth and Locust, that the price list which they have inaugurated means business. They have determined to reduce their stock, and to do so offer inducements to purchasers, the advantages of which must be recognized at once. Every article in their enormous stock of elegant goods has been marked down in plain figures to such an extent that there can be no question of the advantages of purchasing at once. Prices have reached such a limit of reduction that one cannot fail to purchase to advantage whether the article is desired immediately or not. The magnificent collection of diamonds, watches, clocks, bronzes, lamps, musical boxes, silver-plated wares and other elegant articles are offered at such marvellously low prices that the commands attention as the greatest genuine sacrifice of goods that was ever made in this line of trade. Those desiring to purchase should call at once in order to obtain the best opportunities for choice.

THIEVES AND THEIR FLUNDER.

A Number of Petty Thefts Reported To-day by the Police.

George Beach on his way from Wayne County, Pennsylvania, to California, while on a Missouri Pacific train at the Union Depot last night about 8 o'clock, had his pocket picked of \$5, a check on the Third National Bank of Philadelphia and some valuable papers. The thief is described as a man 25 years of age, small light mustache, slim build, and wearing a long gray overcoat and soft black hat. A set of long harness valued at \$10 was stolen about 8 o'clock from J. M. Cassidy of 1821 Cass avenue.

A man about 35 or 40 years of age, tall and thin, dressed, called Mrs. Delia M. Smith, 2717 Caroline street, about 10 o'clock yesterday afternoon, and asked her to go to the east. While Mrs. Smith was getting food for him, he stole a plain gold ring, which had been left on the mantel.

The past week there has been stolen from the carpenter working in the Roe building, northwest corner Broadway and Pine street, the following tools: A rip saw and two squares from Thomas Gaines, a brace, chisel and square from Wm. Jones, a framing steel square and bell hammer from H. Cowell, seven chisels, a brace, a set of Jennings bits, four gauges, two levels, a block plane and a back saw.

To the Consumptive.—Willor's Compound of Cod-Liver Oil and Lime, without possessing the very nauseating flavor of the article as heretofore used, is endowed by the Phosphate of Lime with a healing property which renders the Oil doubly efficacious. Remarkable testimonials of its efficacy can be shown. Sold by A. H. Wilson, Chemist, Boston, and all druggists.

THE ATTACHMENT SUSTAINED.

The Decision in the First National vs. the St. Louis National Bank.

ST. LOUIS, Pa., March 10.—Chief Justice Tripp rendered his decision yesterday on an important case—the attachment case of the First National Bank against the First National Bank. Judge Palmer dissolved the first attachment a short time ago, but declined to try the second case, which necessitated the presence of Chief Justice Tripp. The latter sustained the attachment on the ground that the First National's cashiers' check of \$100,000 was issued with the design of defrauding the country of that amount, and that affidavits showed the intention on the part of the First National to dispose of its assets for the purpose of evading payment of the \$100,000 check. The First National remains closed.

Don't disgust everybody by hawking, blowing and spitting, but use Dr. Jago's Catarrh Remedy and be cured.

BAD BREMNER.

A SAD DOMESTIC DRAMA EXPOSED IN COURT AT WORCESTER, MASS.

Conclusion of the Unitarian Clergyman's Damage Suit Against Judge Putnam—Dramatic and Sensational Incidents in Court—Bremner's Persecution of Mrs. Putnam—A Verdict for the Defendant.

By Telegram to the Post-Dispatch.

WORCESTER, Mass., March 10.—The \$10,000 libel suit brought by Rev. G. Bremner, a Unitarian clergyman, against Judge Arthur A. Putnam, which has been on trial all the past week in the superior court in this city, is full of dramatic and sensational incidents. There is a Beecher-Tilton flavor about it that is greatly relished by the public, and the courtroom has been daily crowded. Like the famous suit, this was founded on the alleged improper intimacy with one of his leading parishioners, and the features of the case are the wife's alleged confession, her daily presence in court and testimony on the witness stand and the appearance and testimony of a "mutual friend," who turns out to be a violent partisan. The scene of this domestic drama is the little town of Bridge, where the famous "Bob" Wilson, the recipient of the mysterious bounty of F. L. Moe, the millionaire wire manufacturer, lived when in the height of his prosperity. The veritable "O'Dee" himself has been a constant attendant at the trial, evidently highly enjoying the novelty of a Bridge scandal in which he is not a principal. Judge Arthur A. Putnam, the defendant, is Justice of the Second District Court of Southern Worcester. He is 56 years old and is widely known and respected through the State as a man of uncommon ability and strict integrity. He has figured considerably as a public speaker in political campaigns in this and other States, and stands high in the councils of the Republican party of the State. He is also a writer of some reputation. Eighteen years ago Judge Putnam, then a practicing lawyer in Blackstone, married Helen J. Staples, a graduate of the State Normal School at Framingham and a public school teacher in Blackstone. She was

SIXTEEN YEARS HIS JUNIOR.

In 1877, some time after his appointment to the bench, Judge Putnam and his family, consisting of his wife and two children, a boy of 7 and a girl of 3 years, moved to Bridge, where they lived a few years and became regular at the services of the church. This church the Rev. Geo. Bremner, the plaintiff in the present suit, was pastor of. As an ardent member, a native of Scotland, he came to the church in 1877, and in 1878, in the church in Bridge, where he remained for some time. He became a frequent visitor at the house of Putnam, and in 1879, he was introduced to the society of the brilliant young preacher, of his own age, very agreeable. She encouraged his visits and their relation became very intimate. When her story, as told on the witness stand, she also stated to her husband that she had fallen in love with the pastor of the church in Bridge, where he remained for some time. He became a frequent visitor at the house of Putnam, and in 1879, he was introduced to the society of the brilliant young preacher, of his own age, very agreeable. She encouraged his visits and their relation became very intimate. When her story, as told on the witness stand, she also stated to her husband that she had fallen in love with the pastor of the church in Bridge, where he remained for some time.

A PASSIONATE DECLARATION OF LOVE

which frightened her and caused her to realize the sense of her position. He offered her \$10,000, which he wanted her to take and go with him to Scotland, where he would be a minister of the gospel. She refused and said she would tell her husband. He threatened to leave her, and she said she would tell her husband. He threatened to leave her, and she said she would tell her husband. He threatened to leave her, and she said she would tell her husband.

THE MUNICIPAL ASSEMBLY.

The Surface Track Bill Dies—The Electric Elevated Bill Passed.

The Council met in the chair of Mr. Temple, President pro tem, in the hall, and eleven members present. Two remonstrances against the surface track, signed by 10,000 people, were presented. Mr. Temple moved to place on the agenda an ordinance authorizing the Park Commissioners to plant trees on Lindell avenue. The Carpenters and Joiners' Union petitioned the Council to place on the agenda a resolution to increase the police force was reported by the Police Committee, and its consideration postponed until next meeting. The elevator bill came up and was laid on the table. Messrs. H. C. Green and H. C. Green, and Strawn voting in the affirmative, and Messrs. H. C. Green and H. C. Green, and Strawn voting in the negative, the bill was defeated.

Our Mikado Cup and Sancer is

genuine Japanese. Send postal for \$1 worth (4 lbs.) our R. and C. Coban Java, (fresh roasted) and we give you one of these rare novelties. GRAND ATLANTIC TEA CO., 720 North Fifth street.

HELP TO PAY RENT!

"The Waterbury."

A dollar saved is a dollar made. We take the ground that you need a SUIT to start the season with. You don't feel able to pay \$15, \$20 or \$25. Times being a little uncertain, you naturally desire to SAVE ALL YOU CAN on your purchase.

WE'LL SHOW YOU HOW TO DO IT!

We are offering a big drive in GENTS' and YOUTHS' MIDDLE-WEIGHT SUITS, left over from last season. Our prices were from \$15 to \$25—some 40 odd styles represented in Sacks, Business, Frocks and Cutaways. We are anxious to close them out quick, and you can take YOUR CHOICE FOR \$9.99. And we say that you can't afford to miss this great Bargain.

We also show a line of BOYS' ALL-WOOL SUITS, sizes 11 to 17, reduced from \$7.50, \$8.50, \$10 and \$12.50 down to \$4.99. This is a big chance for the boys!

Another drive will be several hundred pairs of Boys' Knee Pants, in all-wool fabrics, at \$1.25, reduced from \$2 and \$2.50.

The above offers are worth investigating.

SPRING NOTES:

New Styles in Overcoats.....In Gents' and Boys' Hats.

New Styles in Gents' and Ladies' Shoes.....In Gents' and Boys' Furnishing Goods.

We are ready for you, and prices were never so low as you will find them now at headquarters.

FAMOUS Broadway, and Hatters and Morgans, and Furnishers.

A SENSATION IN COURT.

Mrs. James Brown Potter as a Witness for a Servant Girl.

By Telegram to the Post-Dispatch.

New York, March 10.—The court-room at Jefferson Market presented an interesting appearance yesterday evening. Many well-dressed people were in court, waiting to catch a glimpse of Mrs. James Brown Potter, the well-known actress, who has been returned from Washington, where she was the guest of Secretary Whitney, and who caused a sensation by reciting G. R. Sims' "Outlier" at a reception at Mr. Whitney's house. Mrs. Potter, it will be remembered, was instrumental in saving the life of Julia Crowley, the domestic who was badly injured in October last, by being in the room when she was struck by a falling safe. Mrs. Potter, who resides in the house, Mrs. Potter was to appear as a witness against Daniel McConnell, who ran the elevator in the room, and whose carelessness it is charged caused the accident. Among those present were Hon. J. C. Rusk, ex-Governor of New York, ex-Judge H. R. Morgan, Sen. J. S. McKim, of the Society for the Prevention of Cruelty to Children, and Otto Horwitz, Sen. after Justice Duffy took his seat on the bench, the court adjourned.

THE HOUSE OF REPRESENTATIVES.

The House of Representatives met yesterday morning at 10 o'clock, and the session was opened by the reading of a message from the President.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

HELP TO PAY RENT!

"The Waterbury."

A dollar saved is a dollar made. We take the ground that you need a SUIT to start the season with. You don't feel able to pay \$15, \$20 or \$25. Times being a little uncertain, you naturally desire to SAVE ALL YOU CAN on your purchase.

WE'LL SHOW YOU HOW TO DO IT!

We are offering a big drive in GENTS' and YOUTHS' MIDDLE-WEIGHT SUITS, left over from last season. Our prices were from \$15 to \$25—some 40 odd styles represented in Sacks, Business, Frocks and Cutaways. We are anxious to close them out quick, and you can take YOUR CHOICE FOR \$9.99. And we say that you can't afford to miss this great Bargain.

We also show a line of BOYS' ALL-WOOL SUITS, sizes 11 to 17, reduced from \$7.50, \$8.50, \$10 and \$12.50 down to \$4.99. This is a big chance for the boys!

Another drive will be several hundred pairs of Boys' Knee Pants, in all-wool fabrics, at \$1.25, reduced from \$2 and \$2.50.

The above offers are worth investigating.

SPRING NOTES:

New Styles in Overcoats.....In Gents' and Boys' Hats.

New Styles in Gents' and Ladies' Shoes.....In Gents' and Boys' Furnishing Goods.

We are ready for you, and prices were never so low as you will find them now at headquarters.

FAMOUS Broadway, and Hatters and Morgans, and Furnishers.

A SENSATION IN COURT.

Mrs. James Brown Potter as a Witness for a Servant Girl.

By Telegram to the Post-Dispatch.

New York, March 10.—The court-room at Jefferson Market presented an interesting appearance yesterday evening. Many well-dressed people were in court, waiting to catch a glimpse of Mrs. James Brown Potter, the well-known actress, who has been returned from Washington, where she was the guest of Secretary Whitney, and who caused a sensation by reciting G. R. Sims' "Outlier" at a reception at Mr. Whitney's house. Mrs. Potter, it will be remembered, was instrumental in saving the life of Julia Crowley, the domestic who was badly injured in October last, by being in the room when she was struck by a falling safe. Mrs. Potter, who resides in the house, Mrs. Potter was to appear as a witness against Daniel McConnell, who ran the elevator in the room, and whose carelessness it is charged caused the accident. Among those present were Hon. J. C. Rusk, ex-Governor of New York, ex-Judge H. R. Morgan, Sen. J. S. McKim, of the Society for the Prevention of Cruelty to Children, and Otto Horwitz, Sen. after Justice Duffy took his seat on the bench, the court adjourned.

THE HOUSE OF REPRESENTATIVES.

The House of Representatives met yesterday morning at 10 o'clock, and the session was opened by the reading of a message from the President.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to amend the act relating to the collection of duties on imports.

Mr. Tamm, of New York, introduced a bill to